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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/775,529	02/01/2001	Seong-Min Park	678-562	2261
66547 7590 01/29/2008 THE FARRELL LAW FIRM, P.C.			EXAMINER	
333 EARLE OVINGTON BOULEVARD			LE, LANA N	
SUITE 701 UNIONDALE,	NY 11553		ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	09/775,529	PARK ET AL.			
Office Action Summary	Examiner	Art Unit			
	Lana N. Le	2618			
The MAILING DATE of this communication apperiod for Reply	pears on the cover sheet w	th the correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D  - Extensions of time may be available under the provisions of 37 CFR 1.  after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory period  Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	NATE OF THIS COMMUNION (136(a). In no event, however, may a rewill apply and will expire SIX (6) MON e, cause the application to become AB	CATION.  eply be timely filed  ITHS from the mailing date of this communication.  BANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 22 C	October 2007.				
,	•—				
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D	o. 11, 453 O.G. 213.			
Disposition of Claims					
4)  Claim(s) 1-9 is/are pending in the application. 4a) Of the above claim(s) is/are withdra 5)  Claim(s) 6-9 is/are allowed. 6)  Claim(s) 1-5,10 and 11 is/are rejected. 7)  Claim(s) is/are objected to. 8)  Claim(s) are subject to restriction and/o					
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomposed and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine 11.	cepted or b) objected to drawing(s) be held in abeyar tion is required if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority document</li> <li>2. Certified copies of the priority document</li> <li>3. Copies of the certified copies of the priority document</li> <li>* See the attached detailed Office action for a list</li> </ul>	ts have been received. ts have been received in A prity documents have been u (PCT Rule 17.2(a)).	pplication No received in this National Stage			
Attachment(s)	<b>□</b>	(DTO 446)			
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO/SB/08)</li> <li>Paper No(s)/Mail Date</li> </ol>	Paper No(s	Summary (PTO-413) s)/Mail Date nformal Patent Application			

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

2. Claims 5 and 10-11 are rejected under 35 U.S.C. 102(e) as being anticipated by Seidensticker, Jr. et al (US 6,128,012) (hereinafter Seidensticker) in view of Ahlberg et al (US 5,758,295) (hereinafter Ahlberg).

Regarding claim 5, Seidensticker disclose a key input method for diversifying key functions in a mobile telecommunication terminal, comprising:

detecting whether a user has set a scroll function when displaying a menu screen (user has selected to set and customize the fast scroll rate function; col 12, lines 49-63);

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if so, detecting whether an input state of a key set for a scroll function is maintained for a predetermined period of time (based on timer A, B until button released), the key being any one of a plurality of keys provided on the mobile telecommunication terminal (one of keys of keypad 36; fig. 1, 2; col 5, lines 7-20);

and controlling directional movement of a cursor in the displayed menu screen (move selected position in list depending only on maintenance of the key input state for the predetermined period of time and only after the predetermined time has elapsed (predefined time required to initiate fast scrolling rate (col 12, line 63 – col 13, line 41; fig. 8). Seidensticker fail to disclose the key is a single scroll key the single scroll key for menu scrolling in left, right, upward, and downward directions. Ahlberg disclose the key is a single scroll key (a single cross-arrow key having four sides) the single scroll key for menu scrolling in left, right, upward, and downward directions (col 9, line 63 – col 10, line 17). It would have been obvious to one of ordinary skill in the art at the time the invention was made to have a single scroll key scroll in four directions in order to condense the four different arrow keys into one key to allow a user to more easily operate the function of the different directions of the scroll function using a single key as suggested by Ahlberg.

Regarding claim 10, Seidensticker and Ahberg discloses the key input method of claim 5, wherein they do not disclose the key set for the scroll function is one of a plurality of alphanumeric keys in the mobile telecommunication terminal. However, it is notoriously old in the art to have alphanumeric keys set for the scroll function instead of special function keys in order to provide alphanumeric keys also to enter and edit

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names and addresses' entries as well as provide special function in the same keypad to reduce the mobile terminal's components and space.

Regarding claim 11, Seidensticker and Ahlberg disclose the key input method of claim 5, wherein Seidensticker discloses the key set for the scroll function is one of a plurality of functional keys (down function key 40) in the mobile telecommunication terminal (figs. 1, 8).

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Uchida (US 6,161,026) in view of Cushman et al (US 6,125,287) (hereinafter Cushman) and further in view of Ahlberg et al (US 5,758,295) (hereinafter Ahlberg).

Regarding claim 1, Uchida discloses a key input method for diversifying key functions in a mobile telecommunication terminal (fig. 1; col 1, lines 7-10), comprising the steps of:

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detecting (via detecting section 11) whether a user has inputted a key (user inputted switch key 10) corresponding to a menu (menu selection) (col 4, lines 48-62; col 4, lines 14-26);

detecting whether the user has consecutively inputted (double-clicked) the same key (10) before elapse of a predetermined time period (within 1 second) for consecutive input (twice pushing key) (col 4, lines 48-62; col 6, line 66 – col 7, line 12),

if so, performing a submenu of the menu according to a number of times of consecutive input of the same key (same switch key 10) (selected one item of the menu after double clicking is a submenu is displayed; col 6, line 66 – col 7, line 12; col 5, lines 28-31). Even though Uchida discloses the switch key is within an operation section. which may include a single operation key/element operable by a user (col 1, lines 44-47, lines 64-65). Uchida does not disclose explicitly the key being any one of a plurality of keys provided on the mobile telecommunication terminal. Cushman disclose an OPT key which operates as a switch to change one function to another (col 3, lines 10-27). It would have been obvious to one of ordinary skill in the art at the time the invention was made to have the operation section of Uchida be included with other operation keys as that of Cushman in order to provide more versatility for user interface control as suggested by Cushman. Uchida and Cushman fail to disclose the key is a single scroll key the single scroll key for menu scrolling in left, right, upward, and downward directions. Ahlberg disclose the key is a single scroll key (a single cross-arrow key having four sides) the single scroll key for menu scrolling in left, right, upward, and downward directions (col 9, line 63 – col 10, line 17). It would have been obvious to one Application/Control Number:

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of ordinary skill in the art at the time the invention was made to have a single scroll key scroll in four directions in order to condense the four different arrow keys into one key to allow a user to more easily operate the function of the different directions of the scroll function using a single key as suggested by Ahlberg.

Regarding claim 2, Uchida, Cushman, and Ahlberg disclose the key input method of claim 1, wherein Uchida discloses further comprising a step of performing an original function (message confirmation) of the input key when the user has not consecutively inputted the same key before elapse of the predetermined time period for consecutive input (col 4, lines 36-47).

Regarding claim 3, Uchida, Cushman, and Ahlberg disclose the key input method of claim 1, wherein Cushman discloses the key is one of a plurality of alphanumeric keys in the mobile telecommunication terminal (col 4, lines 18-28). It would have been obvious to one of ordinary skill in the art at the time the invention was made to replace the function key with an alphanumeric key in order to give more convenience to the user in pressing an alphanumeric key on the keypad section instead of a function key elsewhere on the mobile terminal.

Regarding claim 4, Uchida, Cushman, and Ahlberg disclose the key input method of claim 1, wherein Uchida discloses the key is one a plurality of functional keys (functional key 10) in the mobile telecommunication terminal (fig. 1).

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#### Response to Arguments

5. Applicant's arguments and amendment with respect to claims 1-4 have been considered but are most in view of the new ground(s) of rejection.

### Allowable Subject Matter

6. Claims 6-9 are made into independent form including all the limitations of the base claim and any intervening claim and are allowed for the reason as set forth in the previous office action.

#### **Conclusion**

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lana N Le whose telephone number is (703) 308-5836. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward F Urban can be reached on (703) 305-4385. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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01-17-07

LANA LE PRIMARY EXAMINER